

SENATE BILL No. 510

DIGEST OF SB 510 (Updated January 22, 2007 4:29 pm - DI ta)

Citations Affected: IC 6-1.1; noncode.

Synopsis: Property tax levies. Increases a civil taxing unit's maximum permissible property tax levy based on the net increase in assessed value that results from new construction.

Effective: Upon passage.

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January 23, 2007, read first time and referred to Committee on Rules and Legislative Procedure.

January 23, 2007, amended; reassigned to Committee on Tax and Fiscal Policy.





First Regular Session 115th General Assembly (2007)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2006 Regular Session of the General Assembly.

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SENATE BILL

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 6-1.1-18.5-1, AS AMENDED BY P.I	L.154-2006
SECTION 46, IS AMENDED TO READ AS FOLLOWS [F	EFFECTIVE
UPON PASSAGE]: Sec. 1. As used in this chapter:	

"Ad valorem property tax levy for an ensuing calendar year" means the total property taxes imposed by a civil taxing unit for current property taxes collectible in that ensuing calendar year.

"Adopting county" means any county in which the county adjusted gross income tax is in effect.

"Civil taxing unit" means any taxing unit except a school corporation.

"Maximum permissible ad valorem property tax levy for the preceding calendar year" means the greater of:

(1) the remainder of:

(A) the civil taxing unit's maximum permissible ad valorem property tax levy for the calendar year immediately preceding the ensuing calendar year, as that levy was determined under section 3 of this chapter; minus

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1	(B) one-half (1/2) of the remainder of:	
2	(i) the civil taxing unit's maximum permissible ad valorem	
3	property tax levy referred to in clause (A); minus	
4	(ii) the civil taxing unit's ad valorem property tax levy for	
5	the calendar year immediately preceding the ensuing	
6	calendar year referred to in subdivision (2); or	
7	(2) the civil taxing unit's ad valorem property tax levy for the	
8	calendar year immediately preceding the ensuing calendar year,	
9	as that levy was determined by the department of local	
10	government finance in fixing the civil taxing unit's budget, levy,	
11	and rate for that preceding calendar year under IC 6-1.1-17, and	U
12	after eliminating the effects of temporary excessive levy appeals	
13	and temporary adjustments made to the working maximum levy	
14	for the calendar year immediately preceding the ensuing calendar	
15	year, as determined by the department of local government	
16	finance.	
17	"Redevelopment assessed value quotient" for an ensuing	•
18	calendar year means the quotient of:	
19	(1) the sum of:	
20	(A) the taxable assessed value that results in the calendar	
21	year that immediately precedes the ensuing calendar year	
22	from construction of new structures in a civil taxing unit	
23	either:	
24	(i) on unimproved real estate; or	_
25	(ii) on real estate upon which a prior existing structure	
26	is demolished to allow for new construction;	
27	in the geographic area that was subject to the civil taxing	
28	unit's ad valorem property tax levy in the calendar year	- 1
29	that immediately precedes the ensuing calendar year; plus	
30	(B) the taxable assessed value in the calendar year that	
31	immediately precedes the ensuing calendar year of all real	
32	property in the civil taxing unit other than the real	
33	property referred to in clause (A); divided by	
34	(2) the sum of:	
35	(A) the taxable assessed value of:	
36	(i) the unimproved real estate;	
37	(ii) the prior existing structures; or	
38	(iii) both items (i) and (ii);	
39	referred to in subdivision (1)(A) in the calendar year that	
40	precedes by two (2) years the ensuing calendar year; plus	
41	(B) the taxable assessed value determined under	
42	subdivision (1)(R)	



"Taxable property" means all tangible property that is subject to the tax imposed by this article and is not exempt from the tax under IC 6-1.1-10 or any other law. For purposes of sections 2 and 3 of this chapter, the term "taxable property" is further defined in section 6 of this chapter.

"Unadjusted assessed value" means the assessed value of a civil taxing unit as determined by local assessing officials and the department of local government finance in a particular calendar year before the application of an annual adjustment under IC 6-1.1-4-4.5 for that particular calendar year or any calendar year since the last general reassessment preceding the particular calendar year.

SECTION 2. IC 6-1.1-18.5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) Except as otherwise provided in this chapter and IC 6-3.5-8-12, a civil taxing unit that is treated as not being located in an adopting county under section 4 of this chapter may not impose an ad valorem property tax levy for an ensuing calendar year that exceeds the amount determined in the last STEP of the following STEPS:

STEP ONE: Add the civil taxing unit's maximum permissible ad valorem property tax levy for the preceding calendar year to the part of the civil taxing unit's certified share, if any, that was used to reduce the civil taxing unit's ad valorem property tax levy under STEP EIGHT NINE of subsection (b) for that preceding calendar year.

STEP TWO: Multiply the amount determined in STEP ONE by the amount determined in the last STEP of section 2(b) of this chapter.

STEP THREE: Determine the lesser of one and fifteen hundredths (1.15) or the quotient (rounded to the nearest ten-thousandth (0.0001)), of the assessed value of all taxable property subject to the civil taxing unit's ad valorem property tax levy for the ensuing calendar year, divided by the assessed value of all taxable property that is subject to the civil taxing unit's ad valorem property tax levy for the ensuing calendar year and that is contained within the geographic area that was subject to the civil taxing unit's ad valorem property tax levy in the preceding calendar year.

STEP FOUR: Determine the greater of the amount determined in STEP THREE or one (1).

STEP FIVE: Multiply the amount determined in STEP TWO by the amount determined in STEP FOUR.

STEP SIX: Multiply the amount determined in STEP FIVE



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1	by the civil taxing unit's redevelopment assessed value
2	quotient for the ensuing calendar year.
3	STEP SIX: SEVEN: Add the amount determined under STEP
4	TWO to the amount determined under subsection (c).
5	STEP SEVEN: EIGHT: Determine the greater of the amount
6	determined under STEP FIVE SIX or the amount determined
7	under STEP SIX. SEVEN.
8	(b) Except as otherwise provided in this chapter and IC 6-3.5-8-12,
9	a civil taxing unit that is treated as being located in an adopting county
0	under section 4 of this chapter may not impose an ad valorem property
1	tax levy for an ensuing calendar year that exceeds the amount
2	determined in the last STEP of the following STEPS:
3	STEP ONE: Add the civil taxing unit's maximum permissible ad
4	valorem property tax levy for the preceding calendar year to the
.5	part of the civil taxing unit's certified share, if any, used to reduce
6	the civil taxing unit's ad valorem property tax levy under STEP
7	EIGHT of this subsection for that preceding calendar year.
8	STEP TWO: Multiply the amount determined in STEP ONE by
9	the amount determined in the last STEP of section 2(b) of this
20	chapter.
2.1	STEP THREE: Determine the lesser of one and fifteen hundredths
22	(1.15) or the quotient of the assessed value of all taxable property
23	subject to the civil taxing unit's ad valorem property tax levy for
24	the ensuing calendar year divided by the assessed value of all
25	taxable property that is subject to the civil taxing unit's ad
26	valorem property tax levy for the ensuing calendar year and that
27	is contained within the geographic area that was subject to the
28	civil taxing unit's ad valorem property tax levy in the preceding
29	calendar year.
0	STEP FOUR: Determine the greater of the amount determined in
31	STEP THREE or one (1).
32	STEP FIVE: Multiply the amount determined in STEP TWO by
3	the amount determined in STEP FOUR.
4	STEP SIX: Multiply the amount determined in STEP FIVE
55	by the civil taxing unit's redevelopment assessed value
66	quotient for the ensuing calendar year.
37	STEP SIX: SEVEN: Add the amount determined under STEP
8	TWO to the amount determined under subsection (c).
9	STEP SEVEN: EIGHT: Determine the greater of the amount
10	determined under STEP FIVE SIX or the amount determined
1	under STEP SIX. SEVEN.
12	STEP EIGHT: NINE: Subtract the amount determined under



1	STEP FIVE of subsection (e) from the amount determined under
2	STEP SEVEN EIGHT of this subsection.
3	(c) If a civil taxing unit in the immediately preceding calendar year
4	provided an area outside its boundaries with services on a contractual
5	basis and in the ensuing calendar year that area has been annexed by
6	the civil taxing unit, the amount to be entered under STEP SIX SEVEN
7	of subsection (a) or STEP SIX SEVEN of subsection (b), as the case
8	may be, equals the amount paid by the annexed area during the
9	immediately preceding calendar year for services that the civil taxing
10	unit must provide to that area during the ensuing calendar year as a
11	result of the annexation. In all other cases, the amount to be entered
12	under STEP SIX SEVEN of subsection (a) or STEP SIX SEVEN of
13	subsection (b), as the case may be, equals zero (0).
14	(d) This subsection applies only to civil taxing units located in a
15	county having a county adjusted gross income tax rate for resident
16	county taxpayers (as defined in IC 6-3.5-1.1-1) of one percent (1%) as
17	of January 1 of the ensuing calendar year. For each civil taxing unit, the
18	amount to be added to the amount determined in subsection (e), STEP
19	FOUR, is determined using the following formula:
20	STEP ONE: Multiply the civil taxing unit's maximum permissible
21	ad valorem property tax levy for the preceding calendar year by
22	two percent (2%).
23	STEP TWO: For the determination year, the amount to be used as
24	the STEP TWO amount is the amount determined in subsection
25	(f) for the civil taxing unit. For each year following the
26	determination year the STEP TWO amount is the lesser of:
27	(A) the amount determined in STEP ONE; or
28	(B) the amount determined in subsection (f) for the civil taxing
29	unit.
30	STEP THREE: Determine the greater of:
31	(A) zero (0); or
32	(B) the civil taxing unit's certified share for the ensuing
33	calendar year minus the greater of:
34	(i) the civil taxing unit's certified share for the calendar year
35	that immediately precedes the ensuing calendar year; or
36	(ii) the civil taxing unit's base year certified share.
37	STEP FOUR: Determine the greater of:
38	(A) zero (0); or
39	(B) the amount determined in STEP TWO minus the amount
40	determined in STEP THREE.
41	Add the amount determined in STEP FOUR to the amount determined
42	in subsection (e), STEP THREE, as provided in subsection (e), STEP



1	FOUR.	
2	(e) For each civil taxing unit, the amount to be subtracted under	
3	subsection (b), STEP EIGHT, NINE, is determined using the following	
4	formula:	
5	STEP ONE: Determine the lesser of the civil taxing unit's base	
6	year certified share for the ensuing calendar year, as determined	
7	under section 5 of this chapter, or the civil taxing unit's certified	
8	share for the ensuing calendar year.	
9	STEP TWO: Determine the greater of:	
10	(A) zero (0); or	1
11	(B) the remainder of:	
12	(i) the amount of federal revenue sharing money that was	
13	received by the civil taxing unit in 1985; minus	
14	(ii) the amount of federal revenue sharing money that will be	
15	received by the civil taxing unit in the year preceding the	
16	ensuing calendar year.	- 1
17	STEP THREE: Determine the lesser of:	,
18	(A) the amount determined in STEP TWO; or	
19	(B) the amount determined in subsection (f) for the civil taxing	
20	unit.	
21	STEP FOUR: Add the amount determined in subsection (d),	
22	STEP FOUR, to the amount determined in STEP THREE.	
23	STEP FIVE: Subtract the amount determined in STEP FOUR from the amount determined in STEP ONE.	
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25 26	(f) As used in this section, a taxing unit's "determination year" means the latest of:	
20 27	(1) calendar year 1987, if the taxing unit is treated as being	1
28	located in an adopting county for calendar year 1987 under	'
29	section 4 of this chapter;	•
30	(2) the taxing unit's base year, as defined in section 5 of this	
31	chapter, if the taxing unit is treated as not being located in an	
32	adopting county for calendar year 1987 under section 4 of this	
33	chapter; or	
34	(3) the ensuing calendar year following the first year that the	
35	taxing unit is located in a county that has a county adjusted gross	
36	income tax rate of more than one-half percent (0.5%) on July 1 of	
37	that year.	
38	The amount to be used in subsections (d) and (e) for a taxing unit	
39	depends upon the taxing unit's certified share for the ensuing calendar	
40	year, the taxing unit's determination year, and the county adjusted gross	
41	income tax rate for resident county taxpayers (as defined in	
12	IC 6-3.5-1.1-1) that is in effect in the taxing unit's county on July 1 of	



1	the year preceding the ensuing calendar year. For the determination	
2	year and the ensuing calendar years following the taxing unit's	
3	determination year, the amount is the taxing unit's certified share for	
4	the ensuing calendar year multiplied by the appropriate factor	
5	prescribed in the following table:	
6	COUNTIES WITH A TAX RATE OF 1/2%	
7	Subsection (e)	
8	Year Factor	
9	For the determination year and each ensuing	
10	calendar year following the determination year 0	
11	COUNTIES WITH A TAX RATE OF 3/4%	
12	Subsection (e)	
13	Year Factor	
14	For the determination year and each ensuing	
15	calendar year following the determination year 1/2	
16	COUNTIES WITH A TAX RATE OF 1.0%	
17	Subsection (d) Subsection (e)	U
18	Year Factor Factor	
19	For the determination year 1/6 1/3	
20	For the ensuing calendar year	
21	following the determination year 1/4 1/3	
22	For the ensuing calendar year	
23	following the determination year	
24	by two (2) years	
25	SECTION 3. IC 6-1.1-21-2, AS AMENDED BY P.L.67-2006,	
26	SECTION 4, AND AS AMENDED BY P.L.2-2006, SECTION 57, IS	
27	CORRECTED AND AMENDED TO READ AS FOLLOWS	
28	[EFFECTIVE UPON PASSAGE]: Sec. 2. As used in this chapter:	V
29	(a) "Taxpayer" means a person who is liable for taxes on property	
30	assessed under this article.	
31	(b) "Taxes" means property taxes payable in respect to property	
32	assessed under this article. The term does not include special	
33	assessments, penalties, or interest, but does include any special charges	
34	which a county treasurer combines with all other taxes in the	
35	preparation and delivery of the tax statements required under	
36	IC 6-1.1-22-8(a).	
37	(c) "Department" means the department of state revenue.	
38	(d) "Auditor's abstract" means the annual report prepared by each	
39	county auditor which under IC 6-1.1-22-5 is to be filed on or before	
40	March 1 of each year with the auditor of state.	
41	(e) "Mobile home assessments" means the assessments of mobile	
12	homes made under IC 6.1.1.7	



1	(f) "Postabstract adjustments" means adjustments in taxes made
2	subsequent to the filing of an auditor's abstract which change
3	assessments therein or add assessments of omitted property affecting
4	taxes for such assessment year.
5	(g) "Total county tax levy" means the sum of:
6	(1) the remainder of:
7	(A) the aggregate levy of all taxes for all taxing units in a
8	county which are to be paid in the county for a stated
9	assessment year as reflected by the auditor's abstract for the
0	assessment year, adjusted, however, for any postabstract
.1	adjustments which change the amount of the aggregate levy;
2	minus
.3	(B) the sum of any increases in property tax levies of taxing
4	units of the county that result from appeals described in:
.5	(i) IC 6-1.1-18.5-13(4) and IC 6-1.1-18.5-13(5) filed after
6	December 31, 1982; plus
7	(ii) the sum of any increases in property tax levies of taxing
8	units of the county that result from any other appeals
9	described in IC 6-1.1-18.5-13 filed after December 31,
20	1983; plus
21	(iii) IC 6-1.1-18.6-3 (children in need of services and
22	delinquent children who are wards of the county) (before its
23	repeal); minus
24	(C) the total amount of property taxes imposed for the stated
25	assessment year by the taxing units of the county under the
26	authority of IC 12-1-11.5 (repealed), IC 12-2-4.5 (repealed),
27	IC 12-19-5, or IC 12-20-24; minus
28	(D) the total amount of property taxes to be paid during the
29	stated assessment year that will be used to pay for interest or
30	principal due on debt that:
31	(i) is entered into after December 31, 1983;
32	(ii) is not debt that is issued under IC 5-1-5 to refund debt
3	incurred before January 1, 1984; and
34	(iii) does not constitute debt entered into for the purpose of
55	building, repairing, or altering school buildings for which
66	the requirements of IC 20-5-52 (repealed) were satisfied
37	prior to January 1, 1984; minus
8	(E) the amount of property taxes imposed in the county for the
19	stated assessment year under the authority of IC 21-2-6
10	(repealed) or any citation listed in IC 6-1.1-18.5-9.8 for a
1	cumulative building fund whose property tax rate was initially
-2	established or reestablished for a stated assessment year that



1	succeeds the 1983 stated assessment year; minus	
2	(F) the remainder of:	
3	(i) the total property taxes imposed in the county for the	
4	stated assessment year under authority of IC 21-2-6	
5	(repealed) or any citation listed in IC 6-1.1-18.5-9.8 for a	
6	cumulative building fund whose property tax rate was not	
7	initially established or reestablished for a stated assessment	
8	year that succeeds the 1983 stated assessment year; minus	
9	(ii) the total property taxes imposed in the county for the	
10	1984 stated assessment year under the authority of IC 21-2-6	
11	(repealed) or any citation listed in IC 6-1.1-18.5-9.8 for a	
12	cumulative building fund whose property tax rate was not	
13	initially established or reestablished for a stated assessment	
14	year that succeeds the 1983 stated assessment year; minus	
15	(G) the amount of property taxes imposed in the county for the	_
16	stated assessment year under:	
17	(i) IC 21-2-15 (before its repeal) or IC 20-46-6 for a capital	
18	projects fund; plus	
19	(ii) IC 6-1.1-19-10 (before its repeal) or IC 20-46-3 for a	
20	racial balance fund; plus	
21	(iii) IC 36-12-12 for a library capital projects fund; plus	
22	(iv) IC 36-10-13-7 for an art association fund; plus	
23	(v) IC 21-2-17 (before its repeal) or IC 20-46-2 for a special	
24	education preschool fund; plus	_
25	(vi) IC 21-2-11.6 (before its repeal) or IC 20-46-1 for a	
26	referendum tax levy fund; plus	
27	(vii) an appeal filed under IC 6-1.1-19-5.1 (before its repeal)	
28	or IC 20-45-6-8 for an increase in a school corporation's	V
29	maximum permissible general fund tuition support levy for	
30	certain transfer tuition costs; plus	
31	(viii) an appeal filed under IC 6-1.1-19-5.4 (before its	
32	repeal) or IC 20-46-4-10 for an increase in a school	
33	corporation's maximum permissible general transportation	
34	fund levy for transportation operating costs; minus	
35	(H) the amount of property taxes imposed by a school	
36	corporation that is attributable to the passage, after 1983, of a	
37	referendum for an excessive tax levy under 1C 6-1.1-19	
38	IC 6-1.1-19-4.5 (before its repeal), including any increases in	
39	these property taxes that are attributable to the adjustment set	
40	forth in IC 6-1.1-19-1.5 (before its repeal), IC 20-45-3, or any	
41	other law; minus	
42	(I) for each township in the county, the lesser of:	



1	(i) the sum of the amount determined in IC 6-1.1-18.5-19(a)	
2	STEP THREE (as effective January 1, 1990) or	
3	IC 6-1.1-18.5-19(b) STEP THREE (as effective January 1,	
4	1990), whichever is applicable, plus the part, if any, of the	
5	township's ad valorem property tax levy for calendar year	
6	1989 that represents increases in that levy that resulted from	
7	an appeal described in IC 6-1.1-18.5-13(4) (as effective	
8	before January 1, 1989), filed after December 31, 1982; or	
9	(ii) the amount of property taxes imposed in the township for	
10	the stated assessment year under the authority of	
11	IC 36-8-13-4; minus	
12	(J) for each participating unit in a fire protection territory	
13	established under IC 36-8-19-1, the amount of property taxes	
14	levied by each participating unit under IC 36-8-19-8 and	
15	IC 36-8-19-8.5 less the maximum levy limit for each of the	
16	participating units that would have otherwise been available	
17	for fire protection services under IC 6-1.1-18.5-3 and	
18	IC 6-1.1-18.5-19 for that same year; minus	
19	(K) for each county, the sum of:	
20	(i) the amount of property taxes imposed in the county for	
21	the repayment of loans under IC 12-19-5-6 (repealed) that is	
22	included in the amount determined under IC 12-19-7-4(a)	
23	STEP SEVEN (as effective January 1, 1995) for property	
24	taxes payable in 1995, or for property taxes payable in each	
25	year after 1995, the amount determined under	
26	IC 12-19-7-4(b) (as effective before March 16, 2004) and	
27	IC 12-19-7-4 (as effective after March 15, 2004); and	
28	(ii) the amount of property taxes imposed in the county	
29	attributable to appeals granted under IC 6-1.1-18.6-3 (before	
30	its repeal) that is included in the amount determined under	
31	IC 12-19-7-4(a) STEP SEVEN (as effective January 1,	
32	1995) for property taxes payable in 1995, or the amount	
33	determined under IC 12-19-7-4(b) (as effective before	
34	March 16, 2004) and IC 12-19-7-4 (as effective after March	
35	15, 2004) for property taxes payable in each year after 1995;	
36	plus	
37	(2) all taxes to be paid in the county in respect to mobile home	
38	assessments currently assessed for the year in which the taxes	
39	stated in the abstract are to be paid; plus	
40	(3) the amounts, if any, of county adjusted gross income taxes that	
41	were applied by the taxing units in the county as property tax	
42	replacement credits to reduce the individual levies of the taxing	



1	units for the assessment year, as provided in IC 6-3.5-1.1; plus	
2	(4) the amounts, if any, by which the maximum permissible ad valorem property tax levies of the taxing units of the county were	
4	reduced under IC 6-1.1-18.5-3(b) STEP EIGHT NINE for the	
5	stated assessment year; plus	
6	(5) the difference between:	
7	(A) the amount determined in IC 6-1.1-18.5-3(e) STEP FOUR;	
8	minus	
9	(B) the amount the civil taxing units' levies were increased	
10	because of the reduction in the civil taxing units' base year	
11	certified shares under IC 6-1.1-18.5-3(e).	
12	(h) "December settlement sheet" means the certificate of settlement	
13	filed by the county auditor with the auditor of state, as required under	
14	IC 6-1.1-27-3.	
15	(i) "Tax duplicate" means the roll of property taxes which that each	
16	county auditor is required to prepare on or before March 1 of each year	
17	under IC 6-1.1-22-3.	
18	(j) "Eligible property tax replacement amount" is, except as	
19	otherwise provided by law, equal to the sum of the following:	
20	(1) Sixty percent (60%) of the total county tax levy imposed by	
21	each school corporation in a county for its general fund for a	
22	stated assessment year.	
23	(2) Twenty percent (20%) of the total county tax levy (less sixty	
24	percent (60%) of the levy for the general fund of a school	
25	corporation that is part of the total county tax levy) imposed in a	
26	county on real property for a stated assessment year.	
27	(3) Twenty percent (20%) of the total county tax levy (less sixty	
28	percent (60%) of the levy for the general fund of a school	
29	corporation that is part of the total county tax levy) imposed in a	
30	county on tangible personal property, excluding business personal	
31 32	property, for an assessment year.	
33	(k) "Business personal property" means tangible personal property (other than real property) that is being:	
34	(1) held for sale in the ordinary course of a trade or business; or	
35	(2) held, used, or consumed in connection with the production of	
36	income.	
37	(l) "Taxpayer's property tax replacement credit amount" means,	
38	except as otherwise provided by law, the sum of the following:	
39	(1) Sixty percent (60%) of a taxpayer's tax liability in a calendar	
40	year for taxes imposed by a school corporation for its general fund	
41	for a stated assessment year.	
12	(2) Twenty percent (20%) of a toyngwar's tay liability for a stated	



1	assessment year for a total county tax levy (less sixty percent	
2	(60%) of the levy for the general fund of a school corporation that	
3	is part of the total county tax levy) on real property.	
4	(3) Twenty percent (20%) of a taxpayer's tax liability for a stated	
5	assessment year for a total county tax levy (less sixty percent	
6	(60%) of the levy for the general fund of a school corporation that	
7	is part of the total county tax levy) on tangible personal property	
8	other than business personal property.	
9	(m) "Tax liability" means tax liability as described in section 5 of	
0	this chapter.	
1	(n) "General school operating levy" means the ad valorem property	
2	tax levy of a school corporation in a county for the school corporation's	
3	general fund.	
4	(o) "Board" refers to the property tax replacement fund board	
5	established under section 10 of this chapter.	_
6	SECTION 4. [EFFECTIVE UPON PASSAGE] IC 6-1.1-18.5-1,	
7	IC 6-1.1-18.5-3, and IC 6-1.1-21-2, all as amended by this act, apply	
8	only to property taxes first due and payable after 2007.	
9	SECTION 5. An emergency is declared for this act.	
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COMMITTEE REPORT

Madam President: The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill No. 510, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Delete everything after the enacting clause and insert the following:

(SEE TEXT OF BILL)

and when so amended that said bill be reassigned to the Senate Committee on Tax and Fiscal Policy.

(Reference is to SB 510 as introduced.)

LONG, Chairperson

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